## **REMARKS**

Applicant really appreciates Examiner for the arduous work to examine the instant application, and for allowance of claims 1-20, 24 and 25.

Anyhow, regarding claim 26, Applicant has a viewpoint different from Examiner's statement. In fact, claim 26 recites, "ONE (emphasis added) of said stiffener and said housing defining a spring finger engaged with the other" which includes the subject matter of "said stiffener defining a spring finger", rather than only the housing defining the spring finger, described in the original disclosure as a preferred Therefore, the original embodiment of the present invention. disclosure provides adequate support for the claimed invention in claim 26, and thus the claimed invention in claim 26 is essentially NOT excluded by 35 U.S.C. 112, first paragraph for "failing to comply with That is, the full citation of the written description requirement". claim 26 "ONE of said stiffener and said housing defining a spring finger" essentially meets the written description requirement of 35 U.S.C. 112, first paragraph, without adding new matter to the instant application.

It is respectfully requested that the Examiner reconsider the allowability of claim 26.

In view of the above claim amendments and remarks, the invention claimed in claim 26 is believed to be in condition for allowance and an action to such effect is earnestly solicited.

Respectfully submitted,
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